

EXHIBIT 8

**UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA**

In Re: RFC and RESCAP Liquidating
Trust Litigation

Civil No. 13-3451(SRN/JJK/HB)

ORDER

This document relates to:

Residential Funding Company, LLC v.
Sierra Pacific Mortgage Company, Inc.
and Sierra Pacific Mortgage Company,
Inc. v. Residential Funding Company,
LLC and ResCap Liquidating Trust, No.
13-cv-3511 (RHK/FLN)

HILDY BOWBEER, United States Magistrate Judge

This matter is before the Court on the parties' Stipulation Regarding Plaintiffs'
Motion to Compel [Doc. No. 350]. The Court **APPROVES** the Stipulation, as follows:

1. Plaintiffs shall not seek discovery from Sierra Pacific related to the
following 16 loans unless Plaintiffs identify an additional breach related to
the loans: 9774425, 10356871, 10357217, 10669429, 10669489,
10789819, 10832021, 10866919, 11038837, 11047591, 11105077,
11105085, 11183655, 11301455, 11448955, and 19447261.
2. Sierra Pacific shall provide discovery related to the remaining 502 loans
on Appendix I, subject to the objections contained in its responses to
RFC/ResCap's Requests for Production and any agreements reached
during any meet and confers with Plaintiffs.

3. Plaintiffs' discovery requests shall be deemed limited to such remaining 502 loans, until such time as Plaintiffs can identify breaches beyond "unreasonable stated income" for the 16 loans listed in paragraph 1 above.
4. Sierra Pacific's separate response to Plaintiffs' Motion to Compel discovery is withdrawn. Sierra Pacific also withdraws its joinder to the argument located at Paragraph I, pages 10-19, of Defendants' Joint Memorandum in Opposition to Plaintiffs' Motion to Compel [Doc. No. 288] ("Plaintiffs' Request for Documents Regarding All Loans on Their Loss Lists is Unduly Burdensome, Premature, and Inconsistent with the Court's Orders Focusing Discovery.").
5. Plaintiffs withdraw their Motion to Compel as to Sierra Pacific on the issue raised in Paragraph I, pages 16-24, of Plaintiffs' Memorandum in Support of Motion to Compel [Doc. No. 202] ("Plaintiffs are Entitled to Discovery Concerning the Loans Identified on Their Loan Lists").

IT IS SO ORDERED.

Dated: April 13, 2015

s/ Hildy Bowbeer
HILDY BOWBEER
United States Magistrate Judge